Richmond



Enquirer.

BY RITCHIE & GOOCH.

Heb. 21.

33 - eff

Ab commuted to the Just of the trwn of Petersburg, on the 8th day of Oct. 1827, as a runnway, a negro man camed Sam, who says he belongs to a Mr. Thomas Parrott, of Richland Datriet, South Carolins. He is 5 feet 6 inches high, has a case on his chiu, which he says was occasioned by a kick from a horse-s-another-sear on the right are a little above the wrist, and another as the right leg, just below the koee. His clothing consists of homespun cost and pantaloous, marseilles yout and linen shirt, his complexion black and s long pair of brinkers. The owner is requested to come forward, prove his requested, pay charges and take him ways, or he will be dealt with as the last directs.

ROSER MALLORY, Jailor, Dec. 20.

ADMINISTRATION.

ADMINISTRATOR'S NOTICE. LL persons having claims against the estate of Carter B. Berkely, dec., tele of Barn Elms, in the county of Middlesex, was berkely requested to present them for adjustment receptly suthenticated; and all persons indebted to the receive will please to make payment. WM. NOLAND and of Caster B. Derkely, dec. RICHMOND,

VIRGINIA, TUESDAY, MARCH 18, 1828.

BY RTCHEX 4 GOOCH.

TAINST SALE.

WANDERS A requirement terms a reast special content of the con

The state of the s

EAGLE HOTEL.

The subscriber respectfully informs the public, that he has, by special contract with Mr. John Gray, opened a TAVERN in the town of Ficasatle, in the rounty of Botelourt. The houses having all gone through a horough repair, and within a bort distance of the court house, having 17 toom in the two houres designed for fine left, while said families can have private rooms separate from the tween house. He hopes by strict attention and gond order, that he will share a portion of the public putronses. His Bar, Table, and Stables, he will endeavor to furnish at all times with a good as the upper country will afford. He is furnished with a good as the upper country will afford. He is furnished with a good Bar keeper and good sevents, which shall at all times be strictly attended to, so as to give general estelaction—His prices shall be quite moderate. Call and try and then judge or yourselves. Forget not an old friend.

March 11. 103-22.

Monday	Seabrook's 1	Shorker 9	Public 2
A GCTGHT	Shacken I	Poststia m	C. Lengtto
AA Equesqua	Public 1	Seabrook's 2	Shorker 3
w mintagray.	Deanfook a 1	Shocken o	Dettile 9
1 rulay	Simulate 7	Public 2	Seahronk's 3
Saturday	Public 1	Seabrook's 2	Shortes 9
ers un impress	on has been	made upon a	part of the Com-
munity, that for	BEEU FECSIVED	for engagetion	at Charles at
CEROFOGE'S WAI	willingers, is not	terment and in	Ac at the Tr. 1 15
at at childre, the	t noy the St	ate. this is to	referen all those
labouring under	such mistake	that it is ince	red preciable in

ned ke. for he Public	the following y	ears, fro	m Shorter T	Varehous
s fet Oct.	1820 to 1st Oct 1821 1822 1823 1824 1825 1826	1821 1822 1923 1824 1825 1826 1827	Shorke. 2,165 75 2,327 84 2,291 84 1,776 72 2,210 20 2,711 85 4,753 60	1,257 1,056 495 1,545
			\$18,232 02	87,497

Cotton and Wool Manufactures.

EllE Subscribers inform the Public, that they have for Rent, three very eligible Mill Sites, with an ample supply of water, under a fail or pressure of from 10 to 24 feet, situation this city, a little sway above the Public Dock & Mayo's Bridge, upon Navigation, either of which can be improved at a small expense. The carel for two of them is already formed, and aciditer of them railject to important draughts or inundations.

We are disposed to take reasonable Reafs, and to vest their mounts in the stock of companies incorporated, or established by private and respeciable individuals. P. HAXALL & CO. Hielmond, March 15.

The Editors of the National Intelligences will please users the above 3 times a week for one month, and forward their account to this office F; payment. This subscriber offers his services to the public as a general Commission Agent. His offers in a Cary, near talk s

Congressional.

IN SENATE.

Monday, March 10.

The Vice President communicated a letter from the Secretary of the Treasury, transmitting statethe Secretary of the Treasury, transmitting state ments exhibiting the value and amount of duties which accrued on cotton fabrics, during the years ending the 30th of September, 1821, to 1827, inwhich accrued on cotton fabrics, during the years ending the 30th of September, 1821, to 1827, inclusive; and, also, the value of the same articles of domestic manufacture, exported during those years ending in the years 1826 and 1827, prepared in obedience to a resolution of the Senate, of the 6th inst.

promotion.

Mr. Chandler made some remarks, which were of S. C. heard indistinctly.

Mr. Smith, of S. C. observed, that he did not

what strange that such difficulty was found in unself by a regions above, or the to received. Not received the plain in itself, but had been so fully explained. He stock is as been trained and the proved and the proved as been trained. The stock is as been trained of striking off the Brevet rank. But the Committee on the Judiciary were discharged from the future or consideration of an inquiry interesting off the Brevet rank but the Committee on the Alabican at any off the courts of the expediency of equalizing the salaries of judges and fees of altorreys, marshals, and elepis, of striking off the Brevet ranks but the Committee was sufficient in court pace establishment. The question presented to the Committee was sufficient in court pace establishment. The question presented to the Committee was sufficient in court pace establishment. The question presented to the Committee was sufficient in court pace establishment. The question presented to the Committee was sufficient in court pace establishment. The question presented to the Committee was sufficient part of the Committee of the Committee was laid on the table. The same committee was laid on t

the instruction of the Deaf and Dumb in North Carolina, was taken up, and explained by Mr.

VOL. XXIV...NO. 102.

Mr. Marks moved to amend the bill by sub

domestic manufacture, exported during those years ending in the years 1826 and 1827, prepared in bedience to a resolution of the Senate, of the 6th inst.

The resolution offered by Mr. Benton, on Tuesday last, was considered and agreed to.

Mr. Smith of Md. Iaid on the table a letter from the Secretary of War to the Chairman of the Committee on Finance, accompanied by statements exhibiting the names of the persons who have been invited, from time to time, to attend as visitors at the Military Academy, and the particular fund from which the expenses have been defrayed, which on motion of Mr. S. was ordered to be printed.

Mr. Harrison, from the Committee on Military Affairs, made a report on the resolution referred to that Committee on the 29th February, authorizing an inquiry into the expediency of abolishing the office of Major General in the U. States' Army accompanied by a resolution that the abelition of said office was not expedient.

The report was read, on motion of Mr. Harrison. Mr. Smith of Md. made some remarks upon a portion of the report relative to Brevet rank. He observed that, on this head, the inclination of the Senate, he thought, might be misconceived.

Mr. Harrison said, that the Committee had, as far as possible, followed the directions given by the Senate on referring the resolution. They had been instructed to inquire into the expediency of abolishing the office of Major General, and also whether those next in rank should be deprived of the Brovet promotion.

Mr. Chandler made some remarks, which were head indistinctly.

Mr. Chandler made some remarks, which were head indistinctly.

Mr. Chandler made some remarks, which were head of the Pennsylvania of the Deaf & Dumb, was read a third time and North Carolina Institutions, for the pennsylvania of the Deaf & Dumb, was read a third time and North Carolina Institutions, for the head of the Pennsylvania of the Deaf & Dumb, was read a third time and North Carolina Institutions, for the instruction of the Revolution was greated to be engrosed.

The Senate adjourned.

Mr. Smith, of S. C. observed, that he did not wish to have the opinion go abroad, that the Senate felt a disposition to abolish Brevet rank. He thought such a conclusion would be formed, were the report, in its present shape, to go to the public. He therefore moved to strike out that portion of the Report which relates to the Brevet rank of officers claiming promotion.

That portion of the report was again read.

Mr. Chandler observed, that it appeared somewhat strange that such difficulty was found in understanding the resolution, when it was not only so perfectly plain in itself, but had been so fully explained.

The Senate adjourned.

HOUSE OF REPRESENTATIVES.

The first hour of this morning's sitting was accupied with a call of the House which, on this occasion, was carried a step further than it has berecasion, was carried a step further than it has berecasion, was carried a step further than it has berecasion, of the result of the House which, on this occasion, was carried a step further than it has berecasion, was carried as the further than it has berec

he dared to do it, and, I were the Major General appointed, I would have him put under arrest for his presumption.

The motion to re-commit was then adopted.

Mr. Eaton observed, that he had long considered something necessary to be done on this question; and since the subject, generally, was before the Committee of Military Affairs, he would submit the following resolutions:

Resolved, That the Secretary of War inform the Secretary of the amount of money that has been paid to the officers of the Army, during the year 18.77, on account of Brevet rank, and which they would not have been entitled to receive, if not from that Brevet rank.

Resolved, That the Committee on Military Affairs inquire into the propriety and necessity of so amending the existing law, as to restrain Brevet appointments in the line and staff of the Army, on account of ten years service in the same grade, and to prohibit the giving a secoul Brovet to any officer, where a previous Brevet has been had.

Resolved, That the said Committee inquire if, on Court Marshals, and on command upon separate detachments, Lineal and Brevet rank cannot be botter avertained, and with greater certainty defined, that thereby collisions may be prevented.

The lather the beacht of the Lastintion for